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**ALEXANDRIA GAZETTE**  
AND VIRGINIA ADVERTISER.  
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**Distress in Europe.**  
[From the Liverpool Courier, Jan. 19.]  
Frost and want, inevitable allies, continue to cause great suffering among the poor of Liverpool, and, in fact, of the whole country. Twenty thousand persons receiving parish relief in what is called the "first commercial city in the world," is a frightful contemplation; and yesterday it was feared that the almost universal pauperism existing in the lower part of the town would culminate in the seeking of some of the bread and provision stores. Crowds of people, in which the rowdy element largely prevailed, hung about the streets, and in many cases demanded relief from shopkeepers, and the timidity of the latter in some cases induced them to comply with the not over courteous requests of the mob. Rumors were current about towns that several bread shops had been broken into and their contents distributed, but the only foundation for these reports was that stated above.

[From the Gazette de France.]  
We lately recorded that at Venice, out of one hundred and ten thousand inhabitants, thirty thousand are receiving assistance from public charity. We have related the commencement of a crisis at Verona. In the island of Sardinia the peasants are reduced to eat herbs and roots like wild beasts. The Sardinian journals teem with harrowing narratives of the distress that prevails, and were we so minded we could under unfold that would make our readers shudder. "Hunger in Italy," "hunger the order of the day." Such are the titles of several articles of the journals of Turin and Florence. The *Nuovo Diritto* adjures the deputies and ministers to save the country, not by idle discussions on the great European questions, but by dealing with the more pressing questions of bread, meat and fuel. In one cutting phrase the *Unita Cattolica* characterizes the situation. "Italy is hungry from the Alps to the Adriatic."

**REMARKABLE SUICIDE.**—The Cleveland Plaindealer of the 25th ult., gives the particulars in regard to a remarkable suicide which occurred not many miles from that place. The Plaindealer suppresses the name of the party who committed the deed, stating that he was at one time quite well off, but was recently obliged to mortgage his farm in order to pay a note of his brother's, which he had endorsed. This sudden and unexpected reverse in his hitherto prosperous career, and the constant thought that he should never be able to clear his farm of this mortgage, is supposed to have induced him to put an end to his life. For some time previous to the commission of the deed he had been steadily at work in a carpenter's shop on his place, and returned evasive answers to the many inquiries of his family in regard to what he was doing. On Friday before Christmas he dressed himself with unusual care, and stated to his wife and family that he intended to pay a visit to his brother and should be gone two or three days. He would listen to no suggestions about any accompanying him, and went away. The next morning his wife, accompanied by one of his daughters and a hired man, proceeded to the carpenter's shop, with the intention of satisfying their curiosity in regard to the secret work of the husband. The door was forced open, when to their great horror and amazement, he was found to be dead and laid out in a coffin. A note was found on the shop-bench, which stated that the deceased had taken his own life, by swallowing prussic acid. The death could hardly have been laid out by a undertaker with more precision.

**COMPROMISING WITH A ROBBER.**—On the 3d of October last, C. C. Parkers & Co., brokers, at No. 34 New street, New York, were robbed of \$40,000 in gold certificates by an employee named Geo. Calvert, who escaped with the money. Since that time two detectives have been endeavoring to find Calvert, and on Saturday succeeded in arresting him in Montreal, where he had rented a house and hid it up in elegant style. The detectives found \$33,000 of the money in Calvert's trunk. When it was discovered that the money thus found could not be recovered without a long civil suit, as this was technically a case of embezzlement not reached by the extradition treaty, it was proposed to the robber to compromise the affair. Calvert at first declined to give up any of the property found, but finally proposed to surrender the \$33,000 on condition that the firm, one of whom was present, would give him \$400 in gold coin and absolute possession of the furniture found at his residence. Hard and impudent as the terms were, they were accepted to, and the firm suffers by the robbery a loss of about \$5,000, without the immediate prospect of punishing the offender.

**SENSATION IN LEXINGTON, KENTUCKY.**—The Lexington (Ky.) "Observer and Reporter" tells the following concerning a prophetic: "Our colored population are very much excited by the appearance of a negro prophetess. On Sunday night, in church, a negro girl, named Jennie Bull, we believe, was struck dead, and remained so for several days. When she returned she was blind. Her sight has returned, but she is completely paralyzed from her neck down. She professes to have come to heaven, and hell, and become widely acquainted with the denizens of those domains. She died in her sins, more fortunate than Dives, her sins were forgiven and she sent back to earth to preach a reformation. She can reveal all secrets—can give information of the eternal whereabouts of every dead person. She has announced that she will be completely restored and will preach upon the streets. Crowds are flocking to see her. She lives, we understand, on Hill street, near Broadway."

**POTOMAC HERRING.**—The Potomac herring fishery is now in full operation. The fish are being caught in large quantities, and are being sold at market rates. The fish are of excellent quality, and are much appreciated by the public.

## COURT NOTICES.

**IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, Robert I. Edlin, M. German, Thomas McCormick, administrator of Elias Harrison, deceased, James E. McGraw, Willis Henderson, Julia Wheatley, and Mary Wheatley, on behalf of themselves, and such other stockholders of the Mechanical Building Association of Alexandria as may join in and contribute to the expenses of this suit, complainants, vs. Mechanical Building Association of Alexandria, William Arnold, David Appich, Ewell C. Atwell, N. W. Burchell, Maria Buchanan, administratrix of R. E. Buchanan, deceased, J. H. Devaughn, A. W. Eastlack, J. W. Hardy, John Jones, Margaret Kinzer, with the will annexed of L. Louis Kinzer, Hugh Latham, J. W. Nails, C. L. Richards, B. W. Robinson, John Summers, Stephen Smith, John L. Pascoe, Samuel Beach, D. L. Smoot, administrator of Peter Davis, deceased, James E. McGraw, George H. Markell, and Robert I. Edlin, Trustees of the Mechanical Building Association of Alexandria, defendants.**  
The papers in the above cause are referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Building Association; the condition of the accounts between the Association and its members; the amount due from the several deeds of trust executed for the benefit of the said Association; the amounts due from the said Association to its members, and the amounts due from its members to the said Association, with instructions to the said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interested in the decree of the foregoing is an abstract, that I have fixed upon MONDAY, the 4th day of March, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery of the Circuit Court of Alexandria Co.

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, William E. Moore vs. S. G. Miller.**  
The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the bills and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do ascertain the annual and feasible value of said lands, and for this purpose, he be and he is authorized to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**W. B. GOODING, Clerk.**

**Parties interested in the above decree are hereby notified that I will proceed to execute its provisions, at my office, at Fairfax Ct. House, on WEDNESDAY, the 27th day of February next.**

**M. DULANY BALL,**  
Clerk in Chancery.

**VIRGINIA.**—At rules held in the Clerk's Office of the Circuit Court of Alexandria County, on the 7th day of January, 1867, James M. Wallace, complainant, against Solomon Stover, Charles M. Price and William F. Kephart, defendants.—In chancery and upon an attachment.  
The object of this suit is to recover from the defendant, Solomon Stover, the sum of \$2,000, with interest from the 3rd of June, 1861, and to subject his interest in certain real estate in the city of Alexandria, Va., situated on the northwest intersection of Duke and Payne streets, and known as the jail property, to the payment of the same.

The defendants, Solomon Stover and Wm. F. Kephart, not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that they appear within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**John M. Orr, P. Q.**  
Jan 15—law4w

**VIRGINIA.**—At rules held in the Clerk's Office of the Circuit Court of Alexandria County, on the 7th day of January, 1867, Henry Studts and George Auld, Jr., complainants, against the heirs and assigns of Studts & Auld, Alexander Mills, Martin S. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants.—In chancery and upon an attachment.  
The object of this suit is to recover from the defendants, Bodfish, Mills & Co., the sum of \$10,000; and to subject any bonds, funds or effects, in the hands of the defendant, the Alexandria and Fredericksburg Railway Company, due to said Bodfish, Mills & Co., to the payment of the same.

The defendants, Bodfish, Mills & Co., not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that they appear within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. Arthur Taylor, P. Q.**  
Jan 15—law4w

**VIRGINIA.**—At rules held in the Clerk's Office of the Circuit Court of Alexandria County, on the 7th day of January, 1867, Henry Studts and Daniel Palmer, complainants, against the heirs and assigns of Studts & Auld, Alexander Mills, Martin S. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants.—In chancery and upon an attachment.  
The object of this suit is to recover from the defendants, Bodfish, Mills & Co., the sum of \$8,000; and to subject any bonds, funds or effects, in the hands of the defendant, the Alexandria and Fredericksburg Railway Company, due to said Bodfish, Mills & Co., to the payment of the same.

The defendants, Bodfish, Mills & Co., not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that they appear within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. Arthur Taylor, P. Q.**  
Jan 15—law4w

**FAIRFAX COUNTY COURT, 1866.**  
It being represented to the Court that so much of the Alexandria and Potomac Herring fishery as is in the hands of the late Geo. Calvert, deceased, is now in the hands of his heirs, and that they are not residents of this State, it is ordered that they appear within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

## COURT NOTICES.

**IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, Alvina V. Maxwell, complainant, vs. George W. Maxwell, Walter T. Gillingham and Ella C. Gillingham, his wife; Benjamin Chase and Mary A. Chase, his wife; Franklin Maxwell, Carroll Maxwell, Richard L. Maxwell, Willard Maxwell, Agnes Maxwell, Alice Maxwell, Catharine Maxwell, and Albert Stuart, defendants.**  
The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the bills and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do ascertain the annual and feasible value of said lands, and for this purpose, he be and he is authorized to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**1st.** The indebtedness of the estate of George W. Maxwell at the time of his death.  
**2d.** The value of his personal assets, which have or are yet to come into the hands of his executor.  
**3d.** The real estate of which he died seized, and its value.  
**4th.** The liens on said real estate, their amount and respective priorities.

The said decree further directs, that the said Master shall give notice of the publication of the objects of the reference in some newspaper published in the city of Alexandria, once a week for four successive weeks, of the time and place, when and where he shall proceed to execute the same; said publication to be equivalent to personal service of such notice on the parties.

**COMMISSIONER'S OFFICE, Jan. 4, 1867.**  
The parties interested in the decree of which the foregoing is an abstract, are notified that I have fixed upon MONDAY, the 4th day of March, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery, Circuit Ct. Alex. Co.

**IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, "The Potomac Building Fund Association of Alexandria," complainant, vs. C. G. S. Minor, J. C. Taylor, George W. Maxwell, J. C. Woodward, M. W. Edlin, N. W. Burchell, J. H. Devaughn, J. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William B. Nails, John Summers, C. B. Shirley, Margaret Kafferty and John Lally, defendants.**

The Court doth adjudge, order and decree, that the papers in the above cause be referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Association and its members; the amounts due from the several deeds of trust executed for the benefit of the Association to its members, and the amounts due from its members to the said Association, with instructions to the said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon FRIDAY, the 23rd day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery of the Circuit Ct. Alex. Co.

**IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 15, 1866, George Washington, complainant, vs. Catherine Barley, Administratrix of James Barley, deceased, and Alice and Maria Barley, infants, defendants.**

It is ordered and decreed that W. C. Yeaton, Master in Chancery of said Court, do state and settle the account of the defendant, C. Barley, Administratrix of James Barley, deceased, and that he do ascertain the fee simple and annual value of the real estate of which said James Barley, died, seized; the judgment against the defendant and their priorities, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service of notice upon the parties interested.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
The parties interested in the decree of which the foregoing is an abstract, are notified that I have fixed upon WEDNESDAY, the 27th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery, Circuit Court, Alex. Co.

**IN THE CIRCUIT COURT OF ALEXANDRIA COUNTY, November 23d, 1866, E. C. Fitzhugh, administrator of M. C. Fitzhugh, deceased, complainant, vs. M. A. Felber and William Shreve, defendants.**

The Court doth adjudge, order and decree that one of the Commissioners of this Court do ascertain whether there are any liens, and if so their amount and respective priorities on the real estate in the bill mentioned, and before taking such account he shall give notice of the time and place of taking the same, by publication in some newspaper published in the city of Alexandria, once a week for four successive weeks, which publication shall be equivalent to personal notice.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery, Circuit Court, Alex. Co.

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, June term, 1866, Maria Howard vs. William M. Gooding.**  
The Court doth adjudge, order and decree that one of the Commissioners of this Court do take an account of the debts secured by the several deeds of trust, on the land in the bill mentioned, stating their priorities, and the amounts now due on them; that he also enquire into and ascertain what other liens, by judgment or otherwise, are existing on the said tract of land, and take an account of the present condition of the property, real and personal conveyed by the aforesaid deeds of trust, or any of them, what portions of the same have been sold, by whom, and under what deed or deeds, and by whom, and the proceeds were received, and how they were applied, or how they have been disposed of, and report thereof to this Court, together with any other matter he may deem pertinent, or that any party interested may require him to report specially. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Mary P. Roberts, by her next friend, A. Beale, vs. Lindley M. Roberts.**  
The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do take an account of the bills and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do ascertain the annual and feasible value of said lands, and for this purpose, he be and he is authorized to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**COMMISSIONER'S OFFICE, Jan. 2, 1867.**  
Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

**W. C. YEATON,**  
Master in Chancery, Circuit Court, Alex. Co.

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
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**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, Eppa Vickery vs. J. H. Simpson.**  
The Court doth adjudge, order and decree, that the defendant, J. H. Simpson, do appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**W. B. GOODING, Clerk.**

## COURT NOTICES.

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Tyler Davis vs. Albert Orcutt, in chancery.**

The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the bills and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do ascertain the annual and feasible value of said lands, and for this purpose, he be and he is authorized to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties interested, &c.

**COMMISSIONER'S OFFICE, Jan. 14, 1867.**  
Parties interested are hereby notified that I have fixed upon MONDAY, the 18th day of February next, as the time for executing the provisions of the decree, at my office.

**M. DULANY BALL,**  
Clerk in Chancery.

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, November term, 1866, Francis P. Crocker, et al., vs. J. C. Gannell, vs. Jos. McNeil and Co.—In chancery.**

The Court doth adjudge, order and decree, that M. D. Ball, one of the Commissioners of this Court, do ascertain and report to the next term of this Court, the fee-simple and annual value of the real estate in the bill and proceedings mentioned; also, the debts and priorities thereof, charging the said lands, and also, whether the said lands are or are not subject to the debt of the complainant in five years; and that he report his proceedings herein to the next term of this Court, with any matter he may deem pertinent, or which may be required to be specially stated. In taking the said account the Commissioner is authorized to give notice of the time and place, once a week, for four weeks, in some newspaper published in the city of Alexandria, which shall be regarded as equivalent to personal service upon all the parties interested. Extract—test.

**W. B. GOODING, Clerk.**

**Notice is hereby given that I will proceed to execute the provisions of the decree, at my office, at Fairfax Ct. House, on SATURDAY, the 23rd day of February next.**

**M. DULANY BALL,**  
Clerk in Chancery.

**VIRGINIA.**—At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, John W. Burke and Arthur Herbert, late partners under the firm name of Burke & Herbert, complainants, vs. John T. Price, defendant.—In chancery.

The object of this suit is to subject certain real estate in the city of Alexandria, belonging to the defendant, to the payment of a judgment by them obtained against the said defendant in the County Court of Alexandria County, at the April term, 1866, for \$300, with interest from November 28th, 1864, till paid, and the costs, \$7.46.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that he appear within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy test.

**J. TACEY, Clerk.**

**IN THE CIRCUIT COURT OF FAIRFAX COUNTY, January rules, 1867, R. M. Mott vs. N. Demeritt, against Anna Sackett, Michael W. Beveridge and William B. Webb.**

The object of this suit is to attach the real and personal estate of the said Anna Sackett, in the County of Fairfax, conveyed by two deeds of trust to the said Michael W. Beveridge for the benefit of the said Wm. B. Webb, and subject the same to the payment of a note due from the said Anna Sackett for the sum of \$250, dated September 2d, 1866, and payable twenty days after date.

It appearing by affidavit filed that the defendants are not residents of this State, it is ordered that they appear within one month after due publication hereof, and do what is necessary to protect their interest. A copy test.

**Dulany & Ball, P. Q.**  
Jan 9—law4w

**VIRGINIA, to wit:—In the Circuit Court of Fairfax County, January rules, 1867, Julia B. Erwin, administratrix of W. H. Erwin, plaintiff, vs. Samuel Lewis, defendant.—In case.**

Mem.—The object of this suit is to recover of the defendant the sum of \$227.13, with legal interest thereon from 31st January, 1864, and to subject the said sum to the payment of the debt of the said defendant, to pay the same.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy test.

**Dulany & Ball, P. Q.**  
Jan 9—law4w

**VIRGINIA, to wit:—In the Circuit Court of Fairfax County, January rules, 1867, Wm. K. Hays vs. H. and J. Simpson.—In case.**

Mem.—The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy test.

**Dulany & Ball, P. Q.**  
Jan 9—law4w

**VIRGINIA, to wit:—In the Circuit Court of Fairfax County, January rules, 1867, Eppa Vickery vs. J. H. Simpson.—In case.**

Mem.—The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy test.

**Dulany & Ball, P. Q.**  
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**VIRGINIA, to wit:—In the Circuit Court of Fairfax County, January rules, 1867, Eppa Vickery vs. J. H. Simpson.—In case.**

Mem.—The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy test.

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Mem.—The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862.

## WALL PAPER, &c.

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